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July 24, 2024

LETTER-MOTION (FILED ON ECF)

Honorable Robyn F. Tarnofsky United States Magistrate Judge United States District Court Southern District of New York 500 Pearl Street, Room 703 New York, NY 10007

Re: Parker v. Bursor, 24-cv-245 (JGLC) (RFT)

Letter-Motion to File Under Seal Defendants' Opposition to

Non-Party Ivan Wilzig's Motion to Quash Subpoena

Dear Magistrate Judge Tarnofsky:

This Firm, along with Judd Burstein, P.C., represents Defendants Scott Bursor and Bursor & Fisher, P.A. (collectively, "Defendants") in the above-referenced matter. We submit this lettermotion pursuant to paragraph III(E) of Your Honor's Individual Practices in Civil Cases to request permission to file under seal Defendants' papers in opposition to Non-Party Ivan Wilzig's ("Wilzig") Motion to Quash the Subpoena that Defendants served on him, dated June 24, 2024 (Wilzig's "Motion to Quash").

On January 24, 2024, Your Honor issued a Corrected Report and Recommendation and Opinion and Order directing that if Plaintiff files her complaint before Judge Clarke issues an order addressing Defendants' motion for a TRO and preliminary injunction to seal, that complaint shall be held under seal by the Clerk of the Court until Judge Clarke issues an order on the motion. ECF No. 25. On March 22, 2024, pursuant to Your Honor's January 24, 2024 Order, Plaintiff filed her Complaint under seal. *See* ECF No. 53-1 (sealed). Thereafter, Judge Clarke issued multiple orders directing that submissions referencing details of the Complaint should be filed under seal pending Judge Clarke's decision on Defendants' pending renewed motion to seal, dismiss and strike the Complaint (and their Objections to the Report & Recommendation). *See* ECF Nos. 64, 74, 77; *see also* ECF No. 95.

Defendants have exercised care to avoid referencing the allegations of the Complaint in their discussion with counsel for Wilzig and their opposition to Wilzig's Motion to Quash. However, out of an abundance of caution and to the extent that Defendants' opposition papers necessarily reference statements and actions of Plaintiff (even if not those specifically alleged in the Complaint), Defendants respectfully request permission to file their papers in opposition to Wilzig's Motion to Quash under seal, with the exception that Defendants be permitted to share their opposition papers with Mr. Wilzig's counsel and/or that the Court direct the Clerk to grant ECF access to Defendants' opposition papers to Wilzig's counsel (with a directive that Mr. Wilzig and his counsel shall not disclose the contents of Defendants' opposition papers with other persons or the public until and unless the Court's temporary sealing orders are lifted).

GIBBONS P.C.

Honorable Robyn F. Tarnofsky, U.S.M.J. July 24, 2024 Page 2

We thank the Court for its consideration of this Request.

Respectfully submitted,

/s/ Christine A. Amalfe

Christine A. Amalfe

cc: All counsel of record (via ECF)